

DUE PROCESS VIOLATIONS

An Article

TRICKS OF THE TRADE

Will these judges in the Cobb County, Georgia courthouse ever uphold their CONSTITUTIONAL OATH's of office?

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By Bahji Adams

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COBB COUNTY, Georgia -

Today on July the 5th, 2007, Bahji Adams, has become aware of the Defendant's "order" dismissing the Motion to Recuse a bias, lawbreaking in regards to Due Process Rights of people Judge. The "Order", which from Bahji current understanding is "unsigned" by Juanita P. Stedman of Cobb County Court allegedly sitting by "designation" see attached. Here is the real kicker, on the last page of this "order", is that the Plaintiff, Bahji Adams, motion is "barred from being brought back before the court."

NO third party witness has reported that Judge Stedman, order this from the bench. Yeah, you read that right!!! This Judge who has no authority, gave no NOTIFICATION OF this alleged Judge "sitting in designation". Yeah, sound familiar, will it should, the same thing was done to Peter Popham, in Cobb County. They deprived him of his right to prosecute and defend himself in clear violation of the law. Who, by the way is illegally currently sitting in JAIL, by the same JUDGE, Stedman. In fact she, meaning Judge Stedman, arrest Peter for the alleged filing of a document after the court said he "could not" file any more pleadings.

Please note that the record was returned to the court room that day at 4:45PM without a hard copy of the "NON- Complaine" letter or the "OBJECTION" to the motion in the hard file. THERE WAS NOT AN ORDER ENTERED IN THE COURT AT THIS TIME AS WELL, per the DOCKET SHEET at the close of the business day.

Could all this be being done, because Bahji, filed a Motion for Contempt against Scott Kaye, the opposing counsel, before Judge Karen Woodson, of Fulton County, to bring charges against him for his "false statements" of material fact that he has repeatedly done in both Fulton County and Cobb County, with NO one reporting the crime other than the Plaintiff. This hearing is to be set in Fulton County on July the 17th, 2007, before Judge Karen Woodson of Fulton County.

Scott Kaye, have been appraised of the motion for contempt against him prior to him setting up a hearing for "contempt" against the Plaintiff, not in accordance with the Georgia rule of "17 days" notice for the accused in a contempt motion, nor even considering ADA, American with Disability Rights. He set this up on July the 13th, to be held you guessed it before a bias judge, who had NOT EVEN been recused, in Cobb County, that being Judge Kreeger. It should start at 9AM in court room L. The Plaintiff, who has a Motion to set aside and declare the order in which Scott Kaye is trying to have the Plaintiff put in JAIL, is void as a matter of LAW, in that her FUNDEMENTAL DUE PROCESS rights were violated, in addition to her ADA, American with Disability Rights of the 1990 Act.

Did I mention that the "contempt" that Scott Kaye is trying to have the Plaintiff held in contempt of he also filed in Fulton County. Yeah, two of the same actions, with the same parties, being procesuted in two different courts. Yes, that is against the law, but who is going to STOP him? Keep in mind that Stedman, acted in violation of the Law in regards to Wendy Titleman as well in Titleman v. Stedman, in which Titleman was granted the right to have an order put in righting and which the Supreme Court of Georgia to this day upholds.

You will notice that on this order, there is NO mention of the leave of absence, Objection to the hearing, or "reasonable accommodations" given. not negating the account that this Judge has no lawful Jurisdiction.

Well, would you say that your conclusion is the game is fix and the cards already stacked against and them ready to draw them against this innocent Plaintiff, Bahji Adams, who is diligently defending the integrity of DUE PROCESS and Amercian with Disability Rights (ADA). With this all being said, does this Plaintiff have a prayer in hell for July 13th, 2007, while a Motion to Recuse all of Cobb County Judges, who sit on the circuit, was filed on July the 3rd,, 2007, even without the Plaintiff being appraised of this last sentence, which they once again try to take away DUE PROCESS, without any lawful authority.

With an ongoing pattern like this, will the BLACK robes ever uphold their CONSTITUTIONAL OATH's of office, of which the Plaintiff, to date can not locate current one's on file, per these "alleged" Judges. I have to say, that I smell a rat, willing to do the dirt business of others, however, you can draw your own conclusion, as I have.

Where is Congress in upholding there authority, it appears on its face that on this Congress's watch, they have "fallen asleep at the wheel".

Net Neutrality is essential to free speech, equal opportunity and economic innovation in America. Since the FCC removed this basic protection in 2005, the top executives of phone and cable companies have stated their intention to become the Internet's gatekeepers and to discriminate against Web sites that don't pay their added tolls.

This fundamental change would end the open Internet as we know it. It would damage my ability to connect with others, share information and participate in our 21st century democracy and economy. The FCC must ensure that broadband providers do not block, interfere with or discriminate against any lawful Internet traffic based on its ownership, source or destination.